UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

| Dreyfus | |
|--|---|
| Plaintiff(s) | |
| ٧. | CIVIL ACTION |
| Romano et al | NO. <u>05cv10876-WGY</u> |
| Defendant(s) | |
| | ORDER OF REFERENCE |
| | FOR |
| ALIER | NATIVE DISPUTE RESOLUTION |
| After consultation with counsel a | and after consideration of the various alternative dispute resolution |
| programs (ADR) available, I find this ma | tter appropriate for ADR and accordingly, refer this case to |
| ADR Program - 4/2006 | for the following ADR program: |
| SCREENING CONFE | RENCE EARLY NEUTRAL EVALUATION |
| X MEDIATION | MINI-TRIAL |
| SUMMARY JURY TRI | |
| SPECIAL MASTER | SETTEEMENT SONT ENERGE |
| | IVE DISPUTE RESOLUTION PROGRAM |
| PRIVATE ALTERNAT | TVE DISPUTE RESOLUTION PROGRAM |
| Upon notification of the time and | I place designated for the proceeding, counsel are directed to be |
| · | iate settlement authority and to provide any written documentation |
| | |
| | ADR program. If counsel is engaged on trial or has any |
| _ | ecomes necessary, the provider of the ADR program and other |
| counsel should be advised of the conflic | t immediately. |
| March 17, 2006 | /s/ William G. Young |
| DATE | UNITED STATES DISTRICT JUDGE |
| | CASE CATEGORY |
| Admirolty | Antitrust |
| Admiralty Civil Rights | Contract |
| Copyright/Trademark/Patent | Environmental |
| ERISA | FELA |
| Labor Relations | Medical Malpractice |
| Personal Injury | Product Liability |
| Shareholder Dispute | |
| Other | |
| | |